THEY SELL and REPEAT. Recognized as the FINEST 5-CENT CIGAR ever sold. Their UNIFORM QUALITY and EXCELLENCE of WORKMANSHIP make them a BEACON LIGHT to the Cigar Merchants. If you are not handling the Live Oak Cigar, WHY NOT?

# Live Oak Cigar Factory

N. SMITH, Proprietor

Mall Orders promptly attended to

MARIBA FOREST RESERVE.

Agent in DeFuniak Preparing to Open It.

Bally Billywing:

See A. V. Hubbard of the Forestry lutions: see are consisting of practically all gressive Dunnellon.

seed to seem just what these regula- nival for 'us.'" man that they may begin to prewe sunderstand from In michael that while the regulahave an appred to be strictly observed the the are applied gradually so Her in these kardship than is necessary is separate upon settlers within the some that is in reference to grazing is the sussing at large of stock in the more, but so to setting out fires, the processing enforces the regulations all also has vigor and the penalties while are luxey are a certainty.

The stock in this county the stock the liber to be most affected will be be more than likely section to run at large at all. We was and queeing Mr. Hubbard in this and extensest but it is based on what are toos of conditions and the regulaand enforced elsewhere, the prime stayes of the forest reserve being to sold and encourage the growth of the pump timber.

## State Pension Law.

him Jefferson Bell, who is connected with the pension department of the Castroller's office, and who is therefor in a position to speak with knowlsays in a recent issue of the Penman Journal, that the strongest disagreed of the Florida pension law has the rested by the veterans themselves. They question the justice of the law," ste are "that places a man who enacced the bardships of four years of and carnage and limped home at Sales, leaving a leg or arm on some was been guards who never left ealling the same. with the man who, according alstement, 'served his counwhen such return and report to be held. Most of the critiand seed the do not need the money. and the strong missel by the four mill note Bem remfort, none but a af the registration period netering of the prior to the books shall be closed to registration for such pri-Min Rell mays that during the months under the the dealing the roll, and the S S and Sell Enterprise Record.

strong excess constipation. tone to the second seco rose t, sure constipation. 25c the state for them

Newspaper Life in Dunnellon.

The following paragraph would indicate that the editor of the Dunnellon Advocate has been slightly "up against the hard breeze of last week it"-also that he is making some commendable, if belated, New Year's reso-

knocks—and has gone to work for the cath so demanded his vote shall be rejected. two upbuilding of a greater and more pro-

"We have had the greatest abundance of carnivals for Dunnellon, for awhile at least—that is so far as the editor went down to is concerned. The editor went down to the carnival grounds last week and to the carnival grounds last week and to the carnival grounds last week and to the returns and reports so made to the said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to the transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be the business to be transacted by said corporation shall be shall be shall be in writing with which the original ballots shall be returned and the "We have had the greatest abundflew around on the ferris wheel until he and thereupon decide who have been chosen by houses for rent or for sale. the majority vote cast in the primary election as the 'hash joint' that gave him the be filled in the approaching election, or what persons on or persons have been chosen as members of son or persons have been chosen as members the executive committee calling such election. a fellow, who gave him a punch in the and a make the well for those inter- eye. Nay, nay, Pauline, no more car-

#### PILES! PILES! PILES!

Williams' Indian Pile Ointment will cure blind, Bleeding and Itching Piles. It absorbs the tumors, allays Itching at once, acts as a poultice, gives instant relief. Williams' Indian Pile Ointment is prepared for Piles and itching of the private parts. Sold by druggists, mail 50c and \$1.00 Williams M'f'g Co., Props., Cleveland, O. Suwannee Drug Co.

For health and happiness-DeWitt's Little Early Risers-pleasant little liver pills, the best made. Sold by Live Oak Drug Co.

## ORDINANCE NO. 77.

An Ordinance to authorize and regulate the holding of Political Primary Elections in the City of Live Oak, Florida, for nominating candidates for any office under the Charter of the said City of Live Oak, and for electing members of the Ex-ecutive or standing City Committee of the Polit-expenses of conducting such election by assessing ical party calling such Election.

BE IT ORDAINED, by the Mayor and City Council of the City of Live Oak, Florida:

SECTION 1. Whenever the Executive or Standing City Committee of any political party in the City of Live Oak shall decide to take by primary election the sense of the members of said party as to the proper person or persons to be presented on behalf of that party to the voters of said city at any election to be held in said City under the law and Odinances thereof, at least four weeks' notice shall be given by publication once each week in some newspaper published in the City of Live Oak, or by posting notice of such primary election in three conspicuous places within said City, if there be no newspaper published therein, of the place where the voters belonging to that party are requested to meet for the purpose of acting in relation to the nomination of candidates as hereinabove stated. In such notice and the primary election held in pursuance thereof the sense of the members of that party may also be taken as to the proper person or persons to be elected as the members of such executive or standing city committee to succeed the committee

SECTION 2. Such notice shall also state the day on which such election is to be held and the hours within which it is to be held and the name of the inspectors and clerk appointed to hold such elec-tion and receive votes that may be cast thereat court, and belonged to a and make report and return thereof and the time when such return and report shall be made to the

SECTION 3. Whenever the executive or standing city committee of any political party which in the last preceding election east forty per cent of mary election and the decisions and rulings of have filed said certificate in my office and the decisions and rulings of have filed said certificate in my office and rulings of have filed said certificate and rulings of have filed said certificate in my office and rulings of have filed said certificate and ruli the opposition to the the votes cast, shall have called a primary election and the decisions and rulings of have filed said certificate in my office and have said committee shall be final as to any candidate made application for tax deed to issue in accordance. to be held prior to the time for the registration books of before such primary.

Section 21. The C diately preceding the three days before any such diately preceding the three days before any such primary election and the supervisor of registraof the successful candidates for city offices voted
tion of said City shall publish notice of the opention of said City shall publish nouce of the spen- for to be certificate in the name of Unknown. Unless said certificate in the name of Unknown. some newspaper published in Live Oak or by placed on the official ballot at the general city posting in three public places, and the said books election. shall be kept open for the purpose of registration from the hour of nine o'clock a. m. to twelve m. and from two o'clock p. m. until five o'clock p. m. of each day. Such registration notice shall state the time and place and the days in which said books shall be kept open. At the expiration of the registration period herein provided for said

Secreon 4. No person can vote or take part in the proceedings of any primary election who is not by the Ordinances of said City a lawful elecnot by the Ordinances of Sale Charles in any legal election in

committee calling such primary election may de- and foregoing Ordinance No. 77 was regularly clare the terms and conditions on which lawful electors offering to vote at such election shall be regarded and taken as proper members of the tified to the Mayor for his approval.

Witness my hand and the seal of the witness my hand and the wit electors offering to vote at such election shall be February, A. D. 1909, and the same is hereby cerprimary election has been called or may be held, this 11th day of February, A. D. 1909. and therefore entitled to vote at such election as a member of that party.

Section 6. Any recognized member of the Examined and approved by me this 15th day of Party in whose interest such election is held may February, A. D. 1309. challenge the right of any person offering to vote

at such election and the inspectors authorized to hold and holding such election shall determine on the evidence then furnished whether the person so offering is entitled to vote at such election and shall receive or reject such votes so offered as to

SECTION 7. The inspectors holding such spri-mary election under the provisions of this Ordi-nance may of their own motion, or in case of the "The editor of this paper has quit there is any doubt of the propriety under the provisions of this Ordinance of the votes so talking hard times, quit taking hard offered, require of the person so offering to vote his oath to the fact which authorized the vote and

> SECTION 8. All votes at such primary elections shall be by hallot; each ballot shall conform to the requirements of the general election ordinance of

candidates of the party for the office or offices to

SECTION 10. A second primary election shall be held within two weeks after the first primary election to choose in all cases where no person shall have received a majority of all votes cast for the several candidates receiving the highest vote in the first primary election. Where several offiaers are to be voted for for the same office, as in case of Alderman for the City at Large, a number of candidates not exceeding twice the number not ominated in the first primary shall be voted for in the second primary and those candidates re-ceiving the highest vote in the second primary of the number remaining to be chosen shall be con-

SECTION 11. The inspectors who may hold such primary election under this Ordinance and return the votes, proceedings and acts thereof, herein provided, shall, before assuming the duties, make oath before some officer authorized to administer oaths that they will honestly, faithfully and to the best of their ability do and perform all the duties of their respective offices.

SECTION 12. At any primary election ordered by such executive or standing city committee where the inspectors appointed shall not be present from any cause, the members of the party present may appoint from their number a full set of inspectors and cark who shall take the oath ceed to hold such election ordered the same as if regularly appointed.

SECTION 13. The Marshal of said City is required to see that good order is preserved at such primary election and may arrest and carry before the Mayor any and all persons who may be guilty of any violation of the provisions of this Ordinance and prefer charges against any offending person, who upon conviction shall be punished by a fine not exceeding One Hundred Dollars, or imprisonment not exceeding Ninety days.

SECTION 14. The executive or standing city committee of the political party calling such primary election is hereby authorized to regulate the amount to be paid the inspectors and clerk of such election and to provide funds for defraying the various candidates for nomination at such primary election; provided, that no candidate shall be assessed more than two per cent of the annual compensation of the office for which he is

SECTION 15. In the appointment of inspectors and clerk of such primary election, the committee making such appointment shall so far as as possible select qualified voters from a list agreed upon by a majority of the candidates before such primary election; provided such agreed list is filed with the committee. SECTION 16. Except as herein provided, all

elections at primary elections under this Ordinance shall be regulated by the general elaction ordinance of said City in force at the time such primary election is held as nearly as the same can SECTION 17. The executive or standing city

committee when petitioned by a majority of the qualified electors of the same party to which said committee belong, shall call and cause to be held a primary election as provided for in this Ordi-

SECTION 18. All primary elections shall be held not less than twenty days before the day for the 9th day of February. A. D., 1909. general city election.

SECTION 19. No executive or standing city committeeman who is a candidate before any primary election shall act or serve as such committeeman, and any vacancy caused by such disqualification may be filled by said executive or stand-

SECTION 20. The executive or standing city

SECTION 22, All ordinances and parts of ordinances in conflict with the provisions of this ordinance are hereby repealed. SECTION 23. This ordinance shall take effect

upon its passage by the Council and approval by Passed by the City Council this 11th day of Feb-

ruary, A. D. 1909. J. E. WOOD, Act. Pres. City Council. S. P. MAYS, City Clerk,

I, S. P. Mays, City Clerk of the City of Live SECTION &. The executive or standing city Oak, Florida, do hereby certify that the above passed by the City Council on the 11th day of

Witness my hand and the seal of the said City, S. P. MAYS, City Clerk.

R. E. McNEILL, Mayor.

Notice of Application for Charter.

Notice is hereby given that the undersigned in-tend to apply to the Governor of the State of Florida, at Tallahassee, Florida, on the 25th day them the evidence for or against the right of the of February, A. D. 1909, for the issuance to them persons so offering to vote shall reasonably war- and their successors of Letters Patent upon the following proposed charter.

Witness our hands and seals this 14th day Jan-

GEO. E. PORTER, JR. C. D. BLACKWELL,

J. G. GOGGANS. We, the undersigned hereby adopt this proposed charter of an Intended Corporation,

The name of the Corporation shall be the North Florida Lumber Company, and its principal place of business shall be in Live Oak, Suwannee coun-

The capital stock of said corporation shall be five thousand dollars divided into fifty shares, of the par value of one hundred dollars each, ten per cent, of which is to be paid for in cash before said corporation is authorized to commence business, the balance of said capital stock to be paid in lawful money of the United States, or in property, labor or services at a just valuation thereof to be fixed by the board of directors at a meeting called for that purpose.

Said corporation shall exist for fifty years.

The business of said corporation shall be con ducted by President and Treasurer, Vice-President, Secretary, and they shall be elected the first Tuesday of January of each year, and until such election and qualification of said officers the busiess of the corporation shall be conducted by the March, 1909.

GEO. E. PORTER, JR., as Pres. and Treas. C. D. BLACKWELL, as Vice-Pres. and Sec.

The highest amount of indebtedness or liability to which the corporation at any time subject itself, shall not exceed the sum of fifty thousand

The names and residences of the subscribers and the amount of stock subscribed for by each: Geo. rescribed in the preceding Section and shall pro-E. Porter. Jr., twenty-five shares. C. D. Blackwell, twenty-four shares, and J. G. Goggans, one share, all of Live Oak, Suwannee county, Florida. In witness thereof we hereunto set our hands and seals this the 14th day of January, A. D. 1909. GEO. E. PORTER, JR.

C. D. BLACKWELL, J. G. GOGGANS.

Before me a Notary Suwannee County. Public, personally came Geo. E. Porter. Jr., C. D. Blackwell, J. G. Goggans, to me well known as Witness my hand and seal of office this the 16th

day of January, A. D. 1909. Notary Public for the State of Florida at large. My commission expires December 11, 1911.

Notice of Application for Tax Deed Under Section 8 of Chapter 4888, Laws of Florida.

Notice is hereby given that S. M. Martin, purchaser of Tax Certificates Nos. 64 and 67, dated the 6th day of June A. D., 1904, has filed said certificates in my office, and has made ap lication for tax deed to issue in accordance with law. Said certificates embrace the following described property situated in Suwannee county, Florida, to-wit: SE 1/4 of NW 1/4 less 10 acres N side, and SW 4 of NE 4 less 10 acres N side, and E 36 of SW 4 and W 36 of SE 4 of Section 10, Township 6 S, Range 14 E, and NW 36 of NE 34 and NE 36 of NW 4 of Section 15. Township 6 S, Range 14 E, 400 acres. The said land being assessed at the date of the issuance of such certificate in the name of Martin & Sparkman. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 15th day of March,

Witness my official signature and seal this the

Clerk Circuit Court, Suwannee County, Florida.

Notice of Application for Tax Deed Under Section 8 of Chapter 4888, J. L. Lee and Humphreys & Harrell. Laws of Florida.

Notice is hereby given that Charles Cambridge committee shall hear and determine all contests and Alfred Davis purchasers of Tax Certificate said committee shall be final as to any candidate made application for tax deed to issue in accordance with law. Said certificate embraces the fol-SECTION 21. The Chairman of such executive lowing described property situated in Suwannee or standing city committee shall cause the names county, Florida, to-wit: Entire Block 139, Branford, in Sec. 17, Tp 6 S, R 14 E. The said land being assessed at the date of the issuance of such A. D., 1909.

Witness my official signature and seal this the 9th day of February, A. D., 1909. J. W. BRYSON,

## Notice of Attachment.

In Court of County Judge, State of Florida, Suwannee county, J. H. Braswell, plaintiff, Julius H. Sanders, defendant. To Julius H. Sanders, defendant, now residing in Charleston, State of South Carolina, and to all

other parties interested: You are hereby notified that a Writ of Attachment has been issued against you, and your property attached to satisfy the demand of the plaintiff in above case, amounting to eighty-eight dol-

Now, unless you shall appear before the County Judge in and for said county at his office in Live ministrator of said estate, will after six months Oak, Florida, on the 1st day of March, A. D. 1909. publication of this notice present my accounts judgment will be applied for against you by de- and vouchers to the County Judge of said county fault and your property sold for debt. Dated this 25th day of January, A. D. 1909.

J. H. BRASWELL, Plaintiff.

### Notice for Publication.

Department of the Interior, U. S. Land Office at Gainesville, Florida, February 6, 1909.

Notice is hereby given that Theodore M. Bell, of Dowling Park, Florida who, on June 10, 1902, made Homesten Entry, No. 31558, (Serial Number 01939) for NEt of NEt or Ny lot 1, seetion 28, township 2 south, range 11 east, Tallahassee Meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before the giart of the circuit court, at Live Oak, Florida, on the 19th day of March, 1909.

Claimant names as witnesses: J. A. CLARK, of Dowling Park, Fig. W. C. CLARK, G. G. SMITH. R. F. HAYS,

HENRY S. CHUBB Ed fee paid.

#### Notice for Publication.

Department of the Interior, U. S. Land Office at Gainesville, Fineste, February 6, 1909.

Notice is hereby given that Arthur A. Green, of Wilmarth, Florida, who, on December 30, 1901, made Homestand Entry, No. 31257, (Serial Number 01901) for S% of SW1, section 30, toward ship 4 south, range 13 east, Tallahanasa Meridian, has filed notice of intention to make final five year proof, to establish lish claim to the land above described, before the clerk of the circuit court, at Live Oak, Florida, on the 19th day of

Claimant names as witnesses: H. J. SAPP. Wilmarth, Florida. FRANKLIN THOMAS. J. P. VOYLES JOHN LAWRENCE, HENRY S. CHUBB. Ed fee paid.

## Notice of Foreclosure.

Register

In Circuit Court, Third Judicial Circuit of Flore ida, in and for Suwannee County in Chapter.
Dillie E. Byrd, va. W. B. Collins, et als Form

To W. B. Collins and Araminta Collins, of College Park, Georgia: Jessie Nors, Marry Horn, Marion Horn, Blanche Horn, Louise Horn and Isabella Horn, of Boston, Georgia: and G. T. Swards, of LaPine, Alabama, Greeting:
You and each of you are hereby communicated

the foregoing subscribers and acknowledged that they executed and subscribed the same for the uses and purposes therein set forth.

Blackwell, J. G. Goggans, to me well known as the foregoing subscribers and acknowledged that of said Court at the court house in law out. Florida, on Monday, the first day of March. 1909, to answer a bill of complaint sabelessed against you by Dillie E. Byrd, otherwise the aclegations contained in sa d bill will be taken no confessed by you and each of you. It is further ordered that this order be pub-

lished once each week for futu consecutive weeks in the Suwannee Democrat, a newspaper published in said County and State. This Januar 29th, 1909. HARDEE & BUTLER J. W. BRYSON. Complainant's Solicitors. Clark Chronic Court.

[SEAL.]

## Master's Sale.

Notice is hereby given that by virtue of a front decree of foreclosure and sale made and entered by the Hon. B. H. Palmer, Judge of the circuit court in and for the 3rd Judicial Circuit, in and for No. wannee county, Florids, on the 19th day of Jassages A, D., 1909, in a certain cause then pending on the chancery side of said court wherein Albert Popul is complainant and Lettle Stewart, A. J. Stewart, et al. are defendants. I will, on the let dur et March, 1909, the same being a legal sales day, dur-ing the legal hours of sale, before the goost become door, in Live tak, Suwannes counts, Finesta offer for sale and sell to the highest highes his cash, the following described real property about ted in the county of Suwannee, State of Phoreia The southeast quarter of the northwest quar-

ter of section eight (8), township two (2), south range thirteen (13), east, J. P. LAMB, Special Master.

Solictor for Complainant.

## ADMINISTRATOR'S NOTICE.

Distributees, legatees, heirs and crediture and all other persons who may be interested, are berely notified that I, as administrator of the estate of N. V. Roberts, late of Suwannee county. Floreda. will on the 2nd day of March, 1909, A. D. 1909. between the hours of 9 and 12 o'clock a. m., at the court house of said county, present my accounts and vouchers to the County Judge of said county and apply for annual settleme J. E. R. BERTS.

## Adminnistrator.

ADMINISTRATOR'S NOTICE. Notice to creditors, legatees, distributors and Clerk Circuit Court, Suwannee County. Florida. all other persons holding claims or demands against the estate of John Wesley Clark, late of Suwannee county, Florida, are hereby called upon to present such claims or demands to me at Luraville, Florida, within one year from the first publication of this notice. All claims or demands to be duly verified, by oath.

W. S. CLARK Administrator of estate of J. W. Clark deceased.

## ADMINISTRATOR'S NOTICE.

To distributees, legatees, heirs and all persons having claims or demands against the estate of N. V. Roberts, late of Suwannee county, Florida. deceased; you are hereby notified that I, as adat the court house of said county, and apply for final discharge as such administrator.

J. E. ROBERTS. janl-6m Administrator.